Case 3:10-cv-03365-SI Document 54 Filed 05/10/11 Page 1 of 5 1 MICHAEL J. BETTINGER (SBN 122196) SHANE BRUN (SBN 179079) HOLLY HOGAN (SBN 238714) IRENE YANG (SBN 245464) 2 3 K&L GATES LLP 4 Embarcadero Center, Suite 1200 4 San Francisco, California 94111-5994 Telephone: 415.882.8200 5 Facsimile: 415.882.8220 mike.bettinger@klgates.com 6 shane.brun@klgates.com holly.hogan@klgates.com irene.yang@klgates.com 7 8 Attorneys for Defendant F5 NETWORKS, INC. 9 UNITED STATES DISTRICT COURT 10 NORTHERN DISTRICT OF CALIFORNIA 11 SAN FRANCISCO DIVISION 12 13 IMPLICIT NETWORKS, INC., Case No. 3:10-cv-03365-SI 14 Plaintiff, STIPULATION REGARDING CASE MANAGEMENT SCHEDULE AND 15 [PROPOSED]-ORDER v. 16 F5 NETWORKS, INC. 17 Defendant. 18 19 20 21 22 23 24 25 26 27 28 STIPULATION REGARDING SCHEDULE AND [PROPOSED] ORDER Case No. 10-cv-3365 SI

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1	Plaintiff Implicit Networks, Inc. ("Implicit") and Defendant F5 Networks, Inc. ("F5") hereby		
2	stipulate through their respective counsel of record as follows:		
3	WHEREAS, on March 3, 2011 the Court entered a case management scheduling order in		
4	which F5's invalidity contentions and accompanying document production under Patent L.R. 3-3 an		
5	3-4 were due on May 9, 2011 [DN 48];		
6	WHEREAS, Implicit and F5 have agreed to extend the date for F5's invalidity contentions		
7	and accompanying document production under Patent L.R. 3-3 an 3-4 to July 22, 2011, which		
8	coincides with the date for such disclosures in the related matter of <i>Implicit Networks, Inc. v. Juniper</i>		
9	Networks, Inc., Case No. 10-4234 SI;		
10	WHEREAS, no other dates will be affected by this stipulation;		
11	WHEREAS, pursuant to Civil Local Rule 6-2(a)(2), the parties state that prior time		
12	modifications in this case are as follows: Stipulation to Extend Time to Respond to First Amended		
13	Complaint [Docket No. 32] and Stipulation to Extend Time to Answer Countercomplaint [Docket		
14	No. 41];		
15	WHEREFORE IT IS HEREBY STIPULATED by and between Implicit and F5 that F5's		
16	invalidity contentions and accompanying document production shall be due on July 22, 2011.		
17	IT IS SO STIPULATED.		
18	Dated: May 6, 2011 K&L GATES LLP		
19			
20	By: /s/ Shane Brun		
21	MICHAEL J. BETTINGER (SBN 122196) SHANE BRUN (SBN 179079)		
22	HOLLY HOGAN (SBN 238714) IRENE YANG (SBN 245464)		
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28	Attorneys for Defendant F5 NETWORKS, INC.		

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1	Dated: May 6, 2011	By: <u>/s/ William P. Nelson</u> SPENCER HOSIE (SBN 101777)
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10		Attorneys for Plaintiff IMPLICIT NETWORKS, INC.
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1	PURSUANT TO STIPULATION IT IS ORDERED THAT
2	F5's invalidity contentions and accompanying document production pursuant to Patent
3	Local Rules 3-3 and 3-4 shall be due on July 22, 2011.
4	Dated: _5/6/11
5	Honorable Susan Illston U.S. DISTRICT COURT JUDGE
6	U.S. DISTRICT COURT JUDGE
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CERTIFICATION PURSUANT TO GENERAL ORDER 45 Pursuant to General Order 45XB, I Shane Brun, attest that the above signatories for the Plaintiff have concurred and consented to the filing of this document. /s/ Shane Brun Shane Brun Dated: May 6, 2011